1 2 3 4 The Honorable David G. Estudillo 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA CARYN JENNINGS and TRICIA HARDER, No. 3:23-cv-06171-DGE individually and on behalf of all others similarly situated. STIPULATED MOTION TO EXTEND TIME TO ANSWER OR OTHERWISE Plaintiffs, 10 RESPOND TO COMPLAINT VS. 11 **NOTE ON MOTION CALENDAR:** USAA CASUALTY INSURANCE **DECEMBER 27, 2023** COMPANY and USAA GENERAL 12 INDEMNITY COMPANY, 13 Defendants. 14 **STIPULATED MOTION** 15 Plaintiffs Caryn Jennings and Tricia Harder and Defendants USAA Casualty Insurance 16 Company and USAA General Indemnity Company (collectively, "USAA") hereby stipulate and 17 agree that USAA's time to answer or otherwise respond to Plaintiffs' Class Action Complaint is 18 extended to January 17, 2024. Should USAA respond to the Complaint with a motion pursuant to Rule 12, the parties have agreed to a briefing schedule that will accommodate the parties' 20 respective schedules. 21 22 23

STIPULATED MOTION TO EXTEND TIME TO ANSWER COMPLAINT- 1 Cause No.: 3:23-cv-06171

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1	NOW THEREFORE, the parties jointly stipulate and respectfully ask the Court to enter an
2	order that extends the deadline for USAA to file a responsive pleading or motion pursuant to
3	Federal Rule of Civil Procedure 12 and sets a briefing schedule for a Rule 12 motion, if any is
4	filed, as follows:
5	Deadline to file responsive pleading or Rule 12 motion: January 17, 2024
6	Plaintiffs' response to Rule 12 motion, if filed: February 19, 2024
7	Defendant's reply in support of Rule 12 motion, if filed: March 1, 2024
8	Noting date for Defendant's Rule 12 motion, if filed: March 1, 2024
9	DATED this 27 th day of December, 2023.
10	FORSBERG & UMLAUF P.S.
11	s/Kimberly A. Reppart Windowsky A. Reppart WSDA #20642
12	Kimberly A. Reppart, WSBA #30643 Kara A. Tredway, WSBA #44984 Email: kreppart@foum.law
13	ktredway@foum.law Attorneys for Defendants
14	DATED this 27 th day of December, 2023.
15	TOUSLEY BRAIN STEPHENS PLLC
16	s/Jason Dennett
17	Jason T. Dennett, WSBA #30686 Cecily C. Jordan, WSBA #50061
18	Email: jdennett@tousley.com cjordan@tousley.com
19	Attorneys for Plaintiffs
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STIPULATED MOTION TO EXTEND TIME TO ANSWER COMPLAINT- 2 Cause No.: 3:23-cv-06171

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FRANKLIN D. AZAR & ASSOCIATES, P.C. Franklin D. Azar * 2 Dezarae LaCrue * Michael D. Murphy 3 Timothy L. Foster Brian Hanlin * 14426 East Evans Avenue 4 Aurora, Colorado 80014 5 Tele: (303) 757-3300/Fax: (720) 213-5131 azarf@fdazar.com lacrued@fdazar.com 6 murphym@fdazar.com 7 fostert@fdazar.com hanlinb@fdazar.com 8 Attorneys for Plaintiffs 9 **ORDER** 10 Pursuant to the parties' stipulation, the Court adopts the parties' agreed schedule, as set 11 forth below: 12 Deadline to file responsive pleading or Rule 12 motion: January 17, 2024 13 Plaintiffs' response to Rule 12 motion, if filed: February 19, 2024 14 Defendant's reply in support of Rule 12 motion, if filed: March 1, 2024 15 Noting date for Defendant's Rule 12 motion, if filed: March 1, 2024 16 IT IS SO ORDERED. 17 Dated this 3rd day of January, 2024. 18 19 20 21 David G. Estudillo United States District Judge 22 23

STIPULATED MOTION TO EXTEND TIME TO ANSWER COMPLAINT- 3 Cause No.: 3:23-cv-06171

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